CHIEF JUSTICE
Ann Crawford McClure
JUSTICES

Yvonne T. Rodriguez

Gina M. Palafox

COURT OF APPEALS EIGHTH DISTRICT OF TEXAS

CLERK Elizabeth G. Flores

EL PASO COUNTY COURTHOUSE 500 E. SAN ANTONIO AVE., SUITE 1203 EL PASO, TEXAS 79901-2408 (915) 546-2240 FAX (915) 546-2252 WWW.TXCOURTS.GOV/8THCOA.ASPX

October 10, 2018

Hon. Octavio Dominguez Office of the El Paso County Public Defender 500 E. San Antonio, Suite 501 El Paso, TX 79901 * DELIVERED VIA E-MAIL *

Hon. Jaime E. Esparza
District Attorney
El Paso County Courthouse
500 E. San Antonio, Suite 201
El Paso, TX 79901
* DELIVERED VIA E-MAIL *

RE: Court of Appeals Number: 08-18-00180-CR
Trial Court Case Number: 990D03958

Style: Mario Ernesto Martell v. The State of Texas

I have this day filed the appellant's notice of appeal. If the appellant has not prepared their docketing statement pursuant to Rule 32, Tex.R.App.P. please do so within 10 days from the date of this notice. The docketing statement form may be found on our website at http://www.txcourts.gov/8thCOA/practice-before-the-court/forms.aspx.

Further, with the information now available to the Court, it appears that the record is due **November 11, 2018**. Counsel/Parties are directed to file their designation and make necessary payment(s) so that the trial court clerk and court reporter(s) may timely file the record. If any part of the record cannot be timely filed the trial court clerk and/or court reporter(s) are directed to file a written notice with this court stating why the record cannot be filed and, if necessary, the length of time needed to prepare the record. If Court Reporter receiving this notice did not take the testimony in this case, said Court Reporter is directed to notify our Court immediately of the name, address, and phone number of the correct Court Reporter(s).

In addition, as required by Texas Government Code, Sec. 51.204(d), the trial court clerk is hereby notified that we will destroy all records filed in civil cases no earlier than six (6) years from the date final mandate is issued. Criminal cases are destroyed twenty-five (25) years after mandate issued in cases where the sentence is 20 years or less (Sec. 51.204(e)). If you feel that this case has historical value and should not be destroyed, please notify this office.

Please visit our website at: http://www.txcourts.gov/8thCOA to obtain additional information about the Court and/or your case.

Respectfully yours,

ELIZABETH G. FLORES, CLERK

Efizabeth G. Flores

By Laura Garcia, Deputy Clerk

cc: Norma L. Favela Barceleau Angie Morales

The Honorable Diane Navarrete